EXHIBIT 32

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By Email

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In re Cathode Ray Tube (CRT) Antitrust Litigation, 3:07-cv-5944-SC (N.D. Cal.) Re:

Dear Ms. Osborn:

In your letter dated June 17, 2014, you stated that Meggan Ehret will serve as both Thomson Consumer and Thomson SA's 30(b)(6) representative. We want to make sure we understand your position on Ms. Ehret's testimony and preparation on issues relating to Thomson SA, in light of your stance on the operation of Law no. 80-538 of July 16, 1980 relating to the disclosure of documents and information of an economic, commercial, or technical nature to foreign natural and legal persons. Specifically, before agreeing to any date for Thomson SA's 30(b)(6) deposition, we wish to understand whether Ms. Ehret will be prepared fully to testify about all information known or reasonably available to Thomson SA, including on the basis of documents or interviews with employees that reside in France.

PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP

Kathy L. Osborn 2

We are grateful for your prompt reply. Once we learn from you what Thomson's position is, we can respond with thoughts on appropriate dates for a deposition.

Best regards,

/s/ Craig A. Benson

Craig A. Benson